1	THE LAW OFFICES OF MARK S. SMITH	DESTRICT COURT OF GUAM
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5	Attorney for Defendant,	
6	Marcelino J. Laserna	
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE TERRITORY OF GUAM	
9	UNITED STATES OF AMERICA,)	CRIMINAL CASE NO.: CR08-00004
10) Plaintiff,)	
11	riamum,	DEFENDANT MARCELINO
12	vs.)	LASERNA'S MEMORANDUM IN
13)	SUPPORT OF STRIKING THE
	MARCELINO J. LASERNA, et. al.	TESTIMONY OF YOUNG MIN KO YOUNG NAM KIM AND DEUK SOON
14	Defendant.	CHOI PEREDA AND EXCLUDING
15	<u> </u>	ANY AND ALL STATEMENTS
16)	RELATING THERETO
17	I. <u>INTRODUCTION</u>	
18	COMES NOW, Defendant Marcelino Laserna, by and through undersigned legal counsel	
19	Mark S. Smith, and hereby submits this memorandum in support of striking the testimony of Young	
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21	Min ko, Young Nam Kim and Deuk Soon Choi Pereda and any all statements relating thereto.	
22	Undersigned legal counsel hereby acknowledges the joinder of all co-defendants in said motion.	
23	II. <u>ANALYSIS</u>	
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25	The United States Supreme Court held in <u>Brady v. Maryland</u> that the "suppression by the	
26	prosecution of evidence favorable to an accused upon request violates due process where the	
27	evidence is material either to guilt or to punishment, irrespective of the good faith or bad faith of the	
28	prosecution". 83 S. Ct. 1194, 1196 (1963). Brady	material includes information "that bears on the

credibility of a significant witness in the case. U.S. v. Brumel-Alvarez, 991 F. 2d 1452

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Impeachment evidence is favorable evidence. Id. To establish a Brady violation, a defendant mush show that the prosecutor failed to disclose material evidence. Id.

Defendants in this case raised the issue that Young Min Ko was interviewed by FBI Special Agent Klocke who took rough notes as well as prepared a 302 Statement. This particular 302 Statement was inconsistent with the testimony provided by Young Min Ko in trial and thus could be used for impeachment purposes. The court having heard the arguments from Defendants, Defendants' counsel acknowledge that this was a possible Brady violation and requested the court consider striking the testimony of Young Min Ko along with any and all statements relating thereto.

In addition, the court noted the Government's alleged use of perjured testimony for both Young Nam Kim and Deuk Soon Choi Pereda. In the case of both witnesses, the allocutions in their plea agreements were in stark contrast to their testimony before the court wherein both witnesses testified they paid Lee money for their licenses; whereas, when taking their plea agreements, stated before the court they had not paid any money. The Government knew of said contradiction, however, did not notify Defendants of said testimony thus, creating an unfair surprise and failing to provide impeachment evidence which is another Brady violation.

The use of informers, accessories, accomplices, false friends or any of the other betrayals which are dirty business may raise serious questions of credibility. U.S. v. Bernal-Obeso, 989 F. 2d 331 (Cal 9th Cir. 1993). A prosecutor who does not appreciate the perils of using rewarded criminals as witnesses risks compromising the truth seeking mission of our criminal justice system. Id., see also, U.S. v. Wallach, 945 F. 2d 445 (1991) (convictions reversed because Government should have known witness was committing perjury).

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Because the Government decides whether and when to use such witnesses, and what, if anything, to give them for their service, the Government stands uniquely positioned to guard against perfidy. By its actions, the Government can either contribute to or eliminate the problem. Accordingly, we expect prosecutors and investigators to take all reasonable measures to safeguard the system against treachery. Bernal-Obeso, at p. 333.

As briefed by co-counsel Stephanie Flores, Esq., and Leilani v. Lujan, Esq., the Government's knowing use of perjured testimony resulted in Brady violations. Defendant asserts the court has determined the use of Young Nam Kim and Deuk Soon Choi Pereda testimony, are Brady violations and now seeks the proper remedy for said violation.

III. REMEDY

Defendants counsel and co-defendants' counsel have asserted throughout this trial that there has been numerous discovery violations creating a pattern of flagrant misconduct by the Government. Defendant believes that the Government's misconduct is flagrant with respect to said above-described violations, Defendants could have suffered substantial prejudice but for the fortuity of Defendants uncovering statements which were given to Defendant Lee's legal counsel on a bail revocation hearing and not for purposes of this trial.

As a result of said fortuity, Defendants thus had the opportunity to cross-examine both witnesses, Young Nam Kim and Deuk Soon Choi Pereda with respect to their perjured testimony. Although attempts to cure potential prejudice were taken, the fact remains that the Government's flagrant misconduct and pattern of misconduct has continued throughout this trial despite the court's warning that it should adhere to discovery rules as well as the requirements of the Constitution.

Laserna